विकास योजना - कोल्हापूर महामुक्टू प्राटेशिक व नगर रचना अधिनियम, १९६६ चे कलम-३७(१जेजे)(म) अन्वये विकास नियंत्रण नियमावलीत फेरबदल क्रम्मादावत.

महाराष्ट्र शासन जनर विकास विभाग, अंदालय, मुंबई-४०० ०३२ शासन निर्णय क्रमांक- टिपीएस-२१०८/१९१४/प्र.क.१३३१/०८/नवि-१३ दिनांक :- २३.०४.२०१०

शासन निर्णय :- सोबनची शासकिय अधिसूचना महासद्द शासन राजपत्रा मध्ये प्रसिद्ध करावी.

महास्पराचे अञ्चपाल यांचे आदेशान्सार व नाजाते.

(हिंद. स. गण्ड)

अवर सांचद, महाराष्ट्र शासन.

पति, विकारीय आग्नात, एक विकास, पूर्ण, संवालक, स्वरं न्यूया, भ्रष्टामण्ड गज्य, पूर्ण, विकारिकारी, काल्हापूर आयुपत, काल्हापूर स्थानगरकातिका, कोल्हापूर, उपसंचालक तथर रचना, पूर्ण विभाग, पुणे,-सहायक संचालक तथर रचना, कोल्हापूर शाखा, कोल्हापूर, व्यवस्थापक, वेरवदा कारागृह मुझणालय, पुणे,-

(त्यांना विनंती करण्यात येते की, सोबतायी शासकीय अधिसूचना महाराष्ट्र शासनाच्या राजपत्राच्या भाग-१, पुणे विभाग, पुणे पुरवणी भाग-१ मध्ये प्रसिद्ध करून त्याच्या प्रत्येकी १० प्रती या विभागास, संवालक नगर रचना, महाराष्ट्र राज्य, पुणे, जिल्हाधिकारी, कोल्हापूर, कोल्हापूर महानगरपालिका, कोल्हापूर, व उपसंचालक नगर रचना, पुणे विभाग, पुणे, सहाय्यक संवालक नगर रचना, कोल्हापूर शास्ता, कोल्हापूर वांना पासवाच्यात)

कृद्ध अधिकारी (निव-२९), नगर विकास विभाग, मंत्रालय, मुंबई

त्यांना विनंती करण्यात येते की. सदर अधिसूचना शासनाच्या वेबसाईटवर प्रसिद्ध

करावी. निवडनस्ती (पवि-६३). _{Бане} Notanzoa IN 23 स ८९

GOVERNMENT OF MAHARASSITEA

Urban Development Department Montrolaya, Mumbei 400 032. Dated - 23.04.2010

No.TPS-2108/1344/CR-1331/08/UD-13

Maharashtra Regional & Town Planning Act 1966

Whereas, the Development Courtel Regulations for Kolhapur Municipal Corporation (hereinafter referred to an the agid Regulations") have been sanctioned by Government in Urban Development Department, under section 31(1) of the Maharashtra Regional and Town Planning Act. 1966 (hereinefter referred to as 'the said Act') vide Notification No. TPS-2192/2368/CR-135/02/UD-13 deted 15th November. 1999 to come into force with effect from 18th November, 1999:

And whereas, the appearix-M of the said fogulations describes menner of Development/Redevelopment of tand allocated, designized or reserved for certain purposes in the agreement Development Plan of Kolhapur Municipal Corporation, The said Regulations permit certain reservations to be developed by the owner under the concept of Accommodation of Researching

surgest to some conditions

And wherever it is now proposed to add a new Slib-Pegulation No. Hisping effect regulation No. Health in table Ao.S. or regulation No.63 and also to stockly regulation No.M.5 of Appendix (M) to develop the reservations of Therrior Commercial under the above Sub Centre Cenue/Town Centre/Town mentioned concept of accommodation reservation, incremative referred to as "the said Modification");

Entern 113 therefore. Now. circumstances mentioned above and in exercise of the powers conferred under sub-section (15A) of section 37 of the said Act, Government had published a Notice No.TPS-1808/1344/CR-1331/08/UD-13, dated 18th August, 2008(hereinelter referred to as "the send Notice") for inviting suggestions/objections from surv

person with respect to the said modification;

And whereas, the said Notice was published in the Government Gazette dated 25.09.2008 and in the newspaper

namely The Recommic Times', Pune dated 21, 10, 2006;

And whereas as per the said Notice, Covernment had appointed Deputy Director of Town Planning, Pure: Division, Fune . as an Officer under section 163 of the said Act (hereinafter to scrutinise Officer") the noid suggestions/or jections received, give hearing to the persons who have submitted suggestions/objections including Kolhapur Municipal Corporation thereinafter referred to on the said Corporation") and submit his report to the Government regarding the said modification:

And whereas, after completing the procedure as laid down under section 37(1AA) of the said Act, & giving hearing to the concerned persons on the suggestions/objections received, the said officer had submitted his report to the Government on 03rd June, 2009;

And whereas, the Government of Maharashira after making recessary enquires and after consulting the Director of Town Plenning, Maharashira state. Pune is astisfied that the said modification is necessary and shall be sanctioned with some changes;

Now therefore, in exercise of the powers conferred under sub-section (1AA)(c) of section 37 of the said Act, the Government of Maharaahtra hereby senctions the modification proposal with some changes and for that purpose amends the said Notification sanctioning the Levelopment Control Regulations as mentioned in the schedule of modification.

Hote:-

If Aforesaid schedule of Modification to the said Regulation is kept open for inspection of the public during office neurs in the office of the Kulhapur Municipal Corporation. Kolhapur.

 Food the date of publication of this monification in the Communit Carette as the date of coming into force of this confination.

in the schedule of Meditications appended to the Notification, after she has entry, the new entry shall be accept.

 Tris nonce is also published on Covernment web site or provention mahamation gov in

By the order is in the name of Covernor of Maharashtra

WM.Renadel Under Secretary to Government

RITLE OF MODIFICATION

A new Sub-Regulation No.II(a)(iii) in added after Regulation No.II(a)(ii) in Table No.5 of regulation 63 as follows.

1 STATE LANGE OF THE STATE OF			100	1		
	Sr. No.	Use Allocation designation or	Person/Authority who may develop.	Conditions develop:	aubject	to which
	1	reservation.	3	194	. 4	esie Je
	II(a) tiii)	District Connectial Centre/ Town Centre/ Town	owner or Special	Authority land and	(SPA) may develop it	cial Planning acquire the for District

Connected Centre/Town Centre/ Town sub-centre.

The owner may develop the District Commercial Centre/Town Centre/ Town sub-centre on his opposing to gove 30 percent of the permissible elong with builtup . area appurtement lend for the Enstrict Commercial Festive! Town Centre! Town Sub-Centre un per the percentages of the Stunierph Commerciance | SPA to Comporation She were in case, for the users peganteing in CYCI Zone. The owner therenter will be entitled to ness the permanish FSI of the plot for other permissible uses of C1/C3 Zone warbour rekeny into account the builtup area of District Commercial Centre/Tewn Centre/ Town Sub-Centre to be handed over toCorporation/SPA. Developer shall be allowed to use TDR/Additional PSI on 70% of land. subject to FSI consumption limit of 2.00 (Two), on the entire plot & also subject to the regulation No.85(xiii) & other regulations.

Regulation No.M-5 - of the Appendix (M) is changed as follows:

M-5. District Commercial Area/Zone (C-2 Zorie)

1) Uses permitted in a District Commercial Zone IC-2 Zone

The following uses are permissible in C-2 Zone = 4

- ii) Area to the extent of 40% of permissible floor area, shall be developed for following users, as per the appendication of the Corporation.
 - al Wholesale Establishments not exceeding 200 sq.mt. for commodities other than those prohibited by any statue or rule.

b) Public Utility building.

- c) Headquarters of a Commercial Organisation or Firm.
- d) Frinting, book binding engraving and block making.

On the remaining 60% of the permissible floor area, uses permissible in a local Commercial Zone (C 1 Zone) shall be permissible provided that, the extent of residencial use shall not exceed 30% of the permissible floor area.

Do which on the nome of the Germon of Macarashtra.

Under Secretary to Government

Wanad